

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION

FILED

MAR 16 2016

THOMAS G. BRUTON
CLERK, U.S. DISTRICT COURT

GARY michael Trentz

Plaintiff(s)

U.S. John Berge et al;
Rotating Case Numbers
Case No.

V.

U.S. et al,

Defendant(s)

Trentz V. U.S.

Hon. J. Lektov Judge
9/2/202

Enhanced Damages
MOTION FOR Final Judgement

Rule 60 Federal Rules Civil procedures

Including Applicable Secs/Subsections

Now comes plaintiff moving the Court For a
Judgement Rule 60 Federal Rules Civil procedures
Including Applicable Secs/Subsections.
with enhanced Damages Against the Veterans
Administration. Further Requesting Damages Against
the U.S.; PRINCIPALS, Friends and associates. Third
party persons. This is a fraud case.

1. No Court may issue/grant a Final Order/
Judgement in any case where unresolved issues/matters
are still pending.

2. Plaintiff has still not been paid by the U.S. All
monies, benefits, total backpay and allowances. Granted
by the U.S. but never paid since filing 1971, Five
filing to date.

3. Plaintiff attaches (2) exhibits on U.A. Stationary.

(1) DATE of Medical Diagnosis Sept 13 2011 Agent Orange by approved doctor Cummings U.A. approved A.O. Physician First diagnosis Sept 1971. Five such physicals and approvals have been authorized. Additional materials can be provided upon court Request.

(2) U.A. Stationary Form #9; arguing this case on point with veteran Kidwell Cause #04-2447. 9-03-13 charging massive evidence. Records destroying massive Corruption V. that he Filed under writ of Mandamus.

(3) This same materials provided to U.S. Judge Terry means Ft. Worth, Texas further charging financial instrument theft while in the Courts possession. Additional File in prison 5th U.S. Circuit misconduct proceeding clerk File Stamp APR 15 2015. Additional informations provide thereto RUN over by a car and thrown out of the Hospital methodist Hospital for no insurance with serious injuries as not limited thereto. Find against all local news media hold liable

(4) DNA Testing of All Women & children. Genetic Engineering Plaintiff never met Joan Esposito OR Ann DeLantes. Both have (2) sons by my persons. Evidence existing. I never met them. Not limited hereto these (2) women

Adoption papers By George Bush #41 Adopting my person with paper signed and unsigned per U.S. Judge Paul Plunkett C.T.A. Fraud MK UT IDA Program Currently under Seal in this court House I've never been paid anything from anyone benefits insurance judgments, nothing.

⑤ FBI misconduct. while in San Antonio
Texas. theft of U.S. mail matter life sustaining
Benefits not limited thereto. © Brandt Miller N.B.C.

Plaintiff will keep the Court informed of current
Address & phone attached herewith
601 Harrison St. Chgo, Ill. Public Storage Unit
No mail can be received upon next monthly stipend
opening a P.O. Box. Grant to CNN news
media, the ladies, exposing the U.A. on veterans.

Wherefore Plaintiff prays and requests
the Court make a reasonable adoption of this and
the entire case on his behalf and against the Defendant
principals friends and associates of both Rep-
ublicans and Democrats. Order the U.A. to pay 100%
per claim x 32 claims. Hold FBI liable in and
with the rest thus far named in civil & criminal
damages. All Backpay & Allowances including
vehicles and real properties. Break the Court Seats
on Bush Adoption of my person, expose everything
then show Plaintiff's life and continuing depri-
vations. Embarrass the Bushes for what they
did here individually with each other and together.
Return all intellectual Property's all monies to

Properly Raise and support. ~~plus~~ plus other Relief

Date 11-14-2016 Respectfully Mary M. T. G. Michael Trevis
Plaintiff

Appt Mgt Module

Sep 13, 2011@14:36:49

Page: 1 of 1

Patient: TRENTZ, GARY M (4317)

MT: COPAY EX

Outpatient

Total Appointment Profile

* - New GAF Required

08/14/11 thru 06/08/14

Clinic	Appt Date/Time	Status
1 Jb/Agent Orange	12/07/2011@11:00	Future

Dr. Cummings
Ranked elevators to 7 North (312) 569-7159

Enter ?? for more actions

CI Check In	CD Change Date Range	DX Diagnosis Update
UN Unscheduled Visit	EP Expand Entry	DL Wait List Display
MA Make Appointment	AE Add/Edit	DE Delete Check Out
CA Cancel Appointment	RT Record Tracking	WD Wait List Disposition
NS No Show	PD Patient Demographics	CP Procedure Update
DS Discharge Clinic	CO Check Out	PC PCMM Assignment Transfer
AL Appointment Lists	EC Edit Clinic Location	TI Discharge Transfer
PT Change Patient	PR Provider Update	Recall Reminder Action
CL Change Clinic	WE Wait List Entry	

Select Action: Quit//

VA. Required physical Administered by an Approved Agent
eange Physician, DR. CUMMINGS APPROVED, Blood work medical work
Provided not to mention CONTINUATION SHEET FOR ITEM 10 Since 1971 to Present.

This is the Appeal of the matter now attached to
the whole Record, Decision dated Sept. 03, 2013 of the V.A.
Regional office Indianapolis, Indiana.

Not limited to but Arguing with Veteran "KIDWELL"
whom filed a petition "Writ of Mandamus" under Cause #
04-2447 Not limited to charging "Corruption in the V.A. MASSIVE
charging From 1971 to Present KIDWELL'S whole file was
destroyed. KIDWELL filed evidence the Chief Judge of the
Court of Appeals for VETS was the Former General Counsel
for the V.A. LAWRENCE R. GOTTFRIEND a lawyer for the
B.V.A. that 32 out of 38 claims filed by Veterans were
severely tampered with, further charging "evidence tampering
a crime prohibited by the U.S. Criminal Code. The same, for
Ms. Jill L. RYGWALSKI Attorney for same and like conduct
conduct for the B.V.A. she destroyed thousands of document.

With respect to the Court hold all liable
in civil + criminal damages, grant prompt +
immediate long overdue relief in totality.

VA Form #9 Attached Proving the the V.A. is destroying
evidence and has been since 1971 to Present AGAIN
claiming they never got this one either like everything
else destroyed in my case. Form #9 attached here with
dated 3-07-12 Filed Stamped "Public Contact Team" Chicago
(Attach additional sheets, if necessary) Further VA destroying evidence

Form #9, Statement VA Form 21-4138, and V.C.A.A. Form Response dated
12-16-13. D.V. didn't rely upon in your decision 9-03-2013.